Application Number: 10/632,479 Confirmation Number: 3014

Applicant : Yuri Leontiev et al. Filed : 1 August 2003

TC/A.U. : 3621

Examiner : Murdough, Joshua A.

Docket Number : INTU-990057

Customer No. : 63773

Record of Interview Via Electronic Filing

## **RECORD OF INTERVIEW**

Sir:

In response to the interview conducted on 11 August 2009, please find a record of the interview below.

## **Identification of Claims and Prior Art Discussed**

Applicant and Examiner discussed Rabin and Tinney as applied to claims 38 and 46-47 of the instant application.

## **Applicant's Arguments**

Applicant pointed out to Examiner that Rabin and Tinney do not disclose, either alone or in concert, a client computer which sends a request to a server computer to access a feature of a software program, and in response to sending the request, the client computer **receives the requested feature** from the server

computer, and receives current software license information indicating that the user is licensed to run the *received* feature.

Applicant further pointed out that Rabin discloses a monitoring program which runs on a user's device to ensure that no unauthorized use is taking place for an instance of a software product, and discloses a guardian center which communicates with the monitoring program to **restrict** a software product when an unauthorized use is detected (see Rabin, abstract, and col. 5, lines 8-28). Specifically, the guardian center sends a continuation message to the user's device, which specifies whether the user's device needs to disable or re-anable a software that was previously installed on the user's device. Applicant pointed out that the continuation message provides an update for tag fields which already exist on the user's device (see Rabin, col. 48, line 47 – col. 49, line 2, and col. 50, lines 33-65). In other words, the Rabin continuation message is not capable of providing a **new** tag field to the user's device. Furthermore, Rabin does not disclose anywhere that the guardian center is capable of sending a new software feature to the user's device. Therefore, the user's device in the Rabin system cannot receive software license information which includes a new tag field indicating that the user is licensed to run a new software feature that it received from the guardian center.

Applicant also pointed out that in contrast to Rabin, embodiments of the present invention provide a system where a client computer sends a request to a server for access to a new feature of a software program. Specifically, if the server computer determines that the user is licensed to access the requested feature, the client computer receives the requested feature from the server computer. Furthermore, the client computer also receives software license information indicating that the user is licensed to run the received software feature (see instant application, paragraphs [0022], [0029], [0044], and [0051]).

## **Outcome of Interview**

Examiner pointed out to Applicant that an amendment to the claims which better defines a new software feature as "an additional functionality for an existing software program" would require a new search for prior art.

Respectfully submitted,

By /Jorge Campos/ Jorge Campos

Registration No. 62,872

By /Shun Yao/

Shun Yao

Registration No. 59,242

Date: 12 August 2009

Jorge Campos PARK, VAUGHAN & FLEMING LLP 2820 Fifth Street Davis, CA 95618-7759 Tel: (408) 402-3127

FAX: (530) 759-1665

Email: jorge@parklegal.com